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REMARKS

Claims 1-3, 5-11, and 13-15 are pending in the application. Claims 1 and 8 have been amended to replace "loginning" with "logging into" to correct inadvertent errors; also, in claim 8, line 15, the word "on" has been replaced with "onc," thereby obviating the claim objections. Claims 1 and 8 have been amended to overcome the claim objections, but have not amended substantively. The amendments are fully supported by the application as originally filed.

In the specification, each instance of "loginning" has been replaced with "logging into" to correct inadvertent errors. It is believed that the term "R/3 internet application components system" and variations thereof have been used appropriately in the specification.

Applicants' claimed invention is directed to an authorization method and system for storing and retrieving data, in which **direct access** to a resource system is provided without extracting data and generalizing the data via an Internet-based server. For example, as described on page 5 of the specification (emphasis added), referring to FIG. 1:

If a user at the terminal device 1 desires to store and retrieve the resource system 3 of the ASP, first, the user needs to input an IP address and name of the authorization system 2 (i.e. server host) to a browser 10 of the terminal device 1, for being connected to the authorization system 2. Then, the authorization system 2 identifies the user at the terminal device 1, and checks an authorized account of the user together with the resource system 3 of the ASP, so as to allow the user to store and retrieve the resource system 3.

In other words, according to the Applicants' claimed invention, after the authorization system identifies the user at the terminal device, the user can store and retrieve the resource system (i.e., application software). Therefore, the Applicants' claimed invention provides the user with **direct access** to a resource system.

Claims 1-3, 5-11, and 13-15 were rejected under 35 USC 103(a) as being unpatentable over U.S. Patent 6,823,373 to Pancha et al. ("Pancha") in view of U.S. Patent 6,070,243 to See et

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al. ("See"). This rejection is respectfully traversed. Claims 4 and 12 also were rejected over prior art, but claims 4 and 12 have been canceled without prejudice.

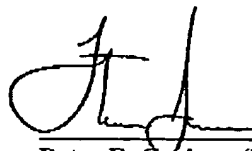
The proposed combination of Pancha in view of See does not teach or suggest an authorization system or method for storing and retrieving data in which a terminal device is permitted to store and retrieve data from a resource system after authorization is granted, i.e., a system and method that provides **direct access** to the resource system.

Pancha discloses a mobile data communication system which couples application specific remote data, such as an address book, and mobile devices via an Internet-based server for extracting data from the application specific remote data sources (see column 3, lines 56-62). The extracted data are then generalized into generic objects and presented on the mobile device (see column 3, lines 62-64). Therefore, Pancha relates to a system for extracting data and generalizing the extracted data for presentation on a mobile device.

Pancha does not teach or suggest a system or method that allows the user to store and retrieve the resource system, i.e., one that provides **direct access** to the resource system. Therefore, even if Pancha were somehow combined with See, the proposed combination would not render obvious the subject matter of independent claims 1 and 8.

It is believed the application is in condition for immediate allowance, which action is earnestly solicited.

Respectfully submitted,



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